REMARKS

This case has been carefully reviewed and analyzed in view of the Official Action dated May 6, 2004.

The Examiner has objected to claim 1 because of informalities. Further, the Examiner has rejected claim 1 under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Claim 1 has been canceled and replaced with new claim 2 in order to overcome the objection and rejection.

Moreover, the Examiner has rejected claim 1 under 35 U.S.C. 103(a) as being unpatentable over Doong (USPN 6354956). However, it is respectfully requested that this rejection be withdrawn in light of the following reasons.

Doong discloses a golf club head with resilient movable bodies to dissolve problem of ball control and resistant force of a conventional club head.

Nevertheless, this reference fails to teach or suggest a golf club head comprising a hollow body, said hollow body having a striking face, a compression spring having a first end welded to a center of an inner side of said striking face and a second end welded to a press bar, said press bar being welded to said inner side of said striking face thereby holding said compression spring against said inner side of said striking face. The faceplate of the Doong reference is movable, whereas the striking face of the present invention is fixed. Furthermore, the Doong reference does not teach a press bar welded to an end of the compression spring and welded to an inner side of the striking face. Hence, this reference can be clearly distinguished from the present invention in structure.

Accordingly, the disclosure fails to teach each and every element of the claimed invention and so the subject matter sought to be patented as a whole would not have been obvious to one of ordinary skill in the art.

The applicant has reviewed the prior art as cited by the Examiner but not used in the rejection and believes that the new claim clearly and distinctly patentably defines over such prior art.

It is now believed that the subject Patent Application has been placed in condition of allowance, and such action is respectfully requested.

Respectfully submitted,

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